Under the Pa	aberwork Reduction Act of 1995. If	Application Number	1	ormation unless it displays a valid OMB control number 55667
TF	RANSMITTAL	Filing Date	09/06	6/2000
	FORM	First Named Inventor	BRIE	EGS, Karen L
		Art Unit	3626	
to be used fo	r all correspondence after initial fili	Examiner Name	Pass	, Natalie
	of Pages in This Submission 9	Attornov Dooket Number	ID010	065Q
Total Number C	or rages in this Submission			
		ENCLOSURES (Check all	that apply	After Allowance Communication to To
Amendm A Extensio Express Informati Certified Docume Reply to Incomple	Missing Parts/ ete Application Reply to Missing Parts	Drawing(s) Corrected—  Licensing-related Papers  Petition Petition to Convert to a Provisional Application Power of Attomey, Revocatio Change of Correspondence A Terminal Disclaimer Request for Refund CD, Number of CD(s) Landscape Table on CD Remarks  Additional Enclosures: Application for Patent Te Summary Report-6 pgs;	n Address	Appeal Communication to Board of Appeals and Interferences  Appeal Communication to TC (Appeal Notice, Brief, Reply Brief)  Proprietary Information  Status Letter Other Enclosure(s) (please Identify below):  Issue Fee Transmittal-1 pg. IN DUPLICATE; Return Postcard  ustment-4 pgs; Analysis ssion of Formal Drawings-1 pg.
	SIGNAT	URE OF APPLICANT, ATTO	RNEY, O	R AGENT
Firm Name	Customer No: 2426	55		
Signature	Melodie W.	Herdum		
Printed name	Melodie W. Henderso			
Date	February 27, 2006		Reg. No.	37,848

This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and1.14. This collection is estimated to 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Signature

Typed or printed name



## Analysis Summary Report

	APPLICATION	APPLICATION INFORMATION	
Docket Number:	ID01065Q	Analysis Generated:	02/06/2006 01:13:49 PM ET
Application Number:	655,667	User Name:	Henderson, Melodie
Filing Date:	00/06/2000	Firm/Company Name:	Schering-Plough Corporation
Title/Inventors:	Clinical Trial Management System/Briegs	Attorney/Agent Comments:	

Earliest Referenced Application under 35 USC § 120, 121, or 365(c):       69 / 06 / 2000         Filing Date (US National Application):       09 / 06 / 2000         Net Adjustment Credits:       1003 Days         Net Adjustment Debits:       72 Days         Net Patent Term Adjustment:       931 Days         AIPA Patent Term End Date:       03 / 26 / 2023 (1)	AMPA.	AIPA TIBIM ANALYSIS SUMMARY
lication):	Earliest Referenced Application under 35 USC § 120, 121, or 365(c):	09 / 06 / 2000
	Filing Date (US National Application):	09 / 06 / 2000
	Net Adjustment Credits:	1003 Days
	Net Adjustment Debits:	72 Days
	Net Patent Term Adjustment:	931 Days
	AIPA Patent Term End Date:	03 / 26 / 2023 (1)

(1) Assumes payment of all maintenance fees and no intervening acts. Terminal disclaimer(s) filed in this case, if any, may reduce the term. Without adjustment, the term would end on 09/06/2020.

Docket Number: ID01065Q

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	RUIUB APPLICATION SUMMARY				
Bvent	Ratie Involæd	Related Byent	Excluded Days	Debit Days	Credit Derys
	14-Month PTO First Action				
09/06/2000 Filing Date under 35 USC 111(a) (US National Application)	PTO must mail a notification under 35 USC 132 or a notice of allowance under 35 USC 151 not later than 14 months after the date on which the application was filed under 35 USC 111(a) or fulfilled the requirements of 35 USC 371 in an international application. Period of adjustment (credits) begins on the day after the date that is 14 months after the date on which the application was filed under 35 USC 111(a) or fulfilled the requirements of 35 USC 371 and ending on the date of mailing of either an action under 35 USC 132, or a notice of allowance under 35 USC 151, whichever occurs first. 35 USC 154(b)(1)(A)(i); 37 CFR 1.702(a)(1), 1.703(a)(1).	First PTO Action: 02/07/2003 Restriction / Election-of-Species	0	0	458
	3-Year PTO Issue of Patent				
09/06/2000 Filing Date under 35 USC 111(a) (US National Application)	PTO must issue a patent within 3 years (not including exclusions) after the date on which the application was filed under 35 USC 11(a) or the national stage commenced under 35 USC 371(b) or (f) in an international application. Period of adjustment (credits) begins on the day after the date that is 3 years after the date on which the application was filed under 35 U.S.C. 111(a) or the national stage commenced under 35 USC 371(b) or (f) in an international application and ending on the date a patent was issued, but not including the sum of the listed exclusionary periods. 35 USC 154(b)(1)(B); 37 CFR 1.702(b), 1.703(b).	Issue Date: 06/05/2006 Issue Date	0	0	268
	You have elected to analyze this rule under the PTO Exclusion Interpretation. This election resulted in a different number of credit days under this rule.				
	3-Month Applicant Response to Notice or Action				-
10/18/2000 Notice to File Missing Parts (nonprovisional application)	Period of adjustment (credits) shall be reduced for the period in excess of 3 months taken to reply to any PTO notice or action making any rejection, objection, argument, or other request, beginning on the day after the date that is 3 months after the date of mailing or transmission of the Office communication and ending on the date the reply was filed. The period, or shortened statutory period, for reply set in the action or notice has no effect on this deadline. 35 USC 154 (b)(2)(C)(ii); 37 CFR 1.704(b).	Applicant Response: 01/22/2001 Response to Notice to File Missing Parts	•	4	0
	Where applicant shows, in spite of all due care, applicant was unable to respond within the 3-month period, all or part of adjustment may be reinstated for up to 3 additional months. 35 USC 154(b)(3)(C); 37 CFR 1.705(c).				
	You have indicated that no 1.705(c) Showing of Due Care was made.				

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	Applicant Response: 03/17/2003 Response to Election-of-Species/	Resultation Litera			PTO Response: 06/06/2003 Non-final Action		Applicant Response: 09/08/2003 Reply after Non-final Action units				PTO Response: 02/06/2004 Final Rejection	
3-Month Applicant Response to Notice or Action	Period of adjustment (credits) shall be reduced for the period in excess of 3 months taken to reply to any PTO notice or action making any rejection, objection, argument, or other request, beginning on the day after the date that is 3 months after the date of mailing or transmission of the Office communication and ending on the date the reply was filed. The period, or shortened statutory period, for reply set in the action or notice has no effect on this deadline. 35 USC 154 (b)(2)(C)(ii); 37 CFR 1.704(b).	Where applicant shows, in spite of all due care, applicant was unable to respond within the 3-month period, all or part of adjustment may be reinstated for up to 3 additional months. 35 USC 154(b)(3)(C); 37 CFR 1.705(c).	You have indicated that no 1.705(c) Showing of Due Care was made.	4-Month PTO Response to Applicant Reply	PTO must respond to a reply under 35 USC 132 not later than 4 months after the date on which the reply was filed. The period of adjustment (credits) begins on the day after the date that is 4 months after the date a reply under 37 CFR 1.111 or in compliance with 37 CFR 1.113(c) was filed and ending on the mailing date of either an action under 35 USC 132, or a notice of allowance under 35 USC 151, whichever occurs first. 35 USC 154(b)(1)(A)(ii); 37 CFR 1.702(a)(2), 1.703(a)(2), 37 CFR 1.702(a)(2),	3-Month Applicant Response to Notice or Action	Period of adjustment (credits) shall be reduced for the period in excess of 3 months taken to reply to any PTO notice or action making any rejection, objection, argument, or other request, beginning on the day after the date that is 3 months after the date of mailing or transmission of the Office communication and ending on the date the reply was filed. The period, or shortened statutory period, for reply set in the action or notice has no effect on this deadline. 35 USC 154 (b)(2)(C)(ii); 37 CFR 1.704(b).	Where applicant shows, in spite of all due care, applicant was unable to respond within the 3-month period, all or part of adjustment may be reinstated for up to 3 additional months. 35 USC 154(b)(3)(C); 37 CFR 1.705(c).	You have indicated that no 1.705(c) Showing of Due Care was made.	4-Month PTO Response to Applicant Reply	PTO must respond to a reply under 35 USC 132 not later than 4 months after the date on which the reply was filed. The period of adjustment (credits) begins on the day after the date that is 4 months after the date a reply under 37 CFR 1.111 or in compliance with 37 CFR 1.113(c) was filed and ending on the mailing date of either an action under 35 USC 132, or a notice of allowance under 35 USC 151, whichever occurs first. 35 USC 154(b)(1)(A)(ii); 37 CFR 1.702(a)(2), 1.703(a)(2), (3).	Page 3 of 6
	02/07/2003 Restriction / Election-of-Species				03/17/2003 Response to Election-of-Species / Restriction Filed		06/06/2003 Non-final Action				09/08/2003 Reply after Non-final Action under 37 CFR 1.111	ocket Number: ID01065Q

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Period of adjustment (credits) shall be reduced where applicant submits a Supplemental approach of other paper, not expressly requested by the examiner, after a (90/802003) supplemental approach of other paper, not expressly requested by the examiner, and the supplemental approach and the supplemental reply or other such paper, not other tending on the date that the supplemental reply or other such paper, not other tending on the date that the supplemental reply or other such paper was filed and ending on the date that the supplemental reply or other such paper was not expressly requested by twas filed and ending on the date that the supplemental reply or other representation of the great state of adjustment (credits) all be reduced for the period in excess of 3 months argument, or other request, beginning on the day after the date that it 3 months argument, or other request, beginning on the day after the date that it 3 months argument, or other request, beginning on the day after the date that it 3 months argument or other request, beginning on the day after the date that it action on rotter has no effect on this deadline. 35 USC 134 (b)2/C/c/ii) and the date ther reply was filed the period, or specification, and the date ther reply was filed and the office of the period or other replaces, beginning on the day after the date that it is after a day and argument or other request, beginning on the day after the date that is 3 USC 134 (b)2/C/c/cii).  Where applicant shows, in spite of all due care, applicant was unable to respond within the 3-month period, all or paper and additional months. 35 USC 134 (b)2/C/c/cii).  You have indicated that no 1.705(c) Showing of Due Care was made.  #Month replaced that no 1.705(c) Showing of Due Care was made.  #Month the paper and the date of the date of papelling of any of paper and any of paper and any argument of the date of the date of paperal and any argument of paperal made and any argument and argument and any argument and argument and argument and argument and argument		Supplemental Reply or Other Paper				
Period of adjustment (credits) shall be requested for the period in excess of 3 months requested by the examiner.  3_Month Applicant Response to Notice or Action  Period of adjustment (credits) shall be reduced for the period in excess of 3 months agreement to order requested by the cannot credit and any election, objection, obj	11/13/2003 Supplemental Applicant Response	Period of adjustment (credits) shall be reduced where applicant submits a supplemental reply or other paper, not expressly requested by the examiner, after a reply has been filed, for the period beginning on the day after the date the initial reply was filed and ending on the date that the supplemental reply or other such paper was filed. 37 CFR 1.704(c)(8).	Initial Reply: 09/08/2003 Reply after Non-final Action under 37 CFR	0	99	0
Period of adjustment (credits) shall be reduced for the period in excess of 3 months are the taken to reply to any PTO motor or action making any rejection, argument, or other request, beginning on the date that is 3 months are the the date of any PTO motor or action method as a result of patient or other request, beginning on the date that is 3 months on the date the reply was filed. The period or shotened statutory period, for reply points and or factor on this deadline. 35 USC 154 (b)(2)(C)(ii).  Where applicant shows, in spite of all due care, applicant was unable to respond within the 3-month period, all or part of adjustment may be remarked for up to 3 TCPR 1.704(b).  You have indicated that no 1.705(c) Showing of Duc Care was made.  You have indicated that no 1.705(c) Showing of Duc Care was made.  Amonth PTO must respond to an appeal used under 35 USC 134 months after the date on which the appeal was the date of proper in or civil action made 35 USC 134 months after the date on which the appeal was the date on which the appeal was fleed index 35 USC 134 months after the date on which the appeal was the date on which the appeal was the date on which the appeal was the date on which the date on which the BPA or a Ederal court period of adjustment (rectains) of an examiner's answer under 37 USC 134, and 37 CPR 1.199 and ending on the date of finalling of any of an examiner's sanwer under 35 USC 134, and 37 CPR 1.199 and ending on the date of Appeal and the BPA or a Ederal court by the BPA or a Ederal court, by the last decision by the BPA or a Ederal court by the appeal of either an action the date on which the appeal and are also and the date on which the date on which the date of marking of either an action and any CPR 1.191 and ending on the date of Appeal and the last decision by the BPA or a fleed in court period to the appeal date of the papeal date of the papeal date of the papeal date of the papeal da		You have indicated the supplemental reply or other paper was not expressly requested by the examiner.				-
Period of adjustment (credits) shall be reduced for the period in excess of 3 months against reducing shall be reduced for the period of adjustment (credits) shall be reduced for the request, beginning on the day after the date that is a nonths after the date of mailing or transmission of the Office communication and ending on the date the reply was filed. The period, or shortened saturop period, for reply set in the action or notice has no effect on this deadline. 35 USC 134 (b)(2)(C)(ii); Bard of Patent or the date the reply was filed. The period, or shortened saturop period, for reply and 17 CFR 1.704(b).  Where applicant shows, in spite of all due care, applicant was unable to respond within the 3-month period, all or part of adjustment may be reinstated for up to 3 additional months. 35 USC 154(b)(2)(C)(i); 37 CFR 1.705(c).  You have indicated that no 1.705(c) Showing of Due Care was made.  You have indicated that no 1.705(c) Showing of Due Care was made.  4-Month Parto Response to Appeal Brief in Compliance with 37 CFR 1.192 and 37 CFR 1.193 action under 35 USC 131, whichever occurs first. 35 USC 122, or a notice of allowance or of allowance under 35 USC 134 and 37 CFR 1.193 and of a beginned from the great of a period of appeal or a cavil action under 35 USC 134, and 37 CFR 1.191 and appeal under 35 USC 134, and 37 CFR 1.191 and 37 CFR 1.191 and 47 CFR 1		3-Month Applicant Response to Notice or Action				
Where applicant shows, in spite of all due care, applicant was unable to respond within the 3-month period, all of part of adjustment may be reinstated for up to 3 additional months. 35 USC 154(b)(3)(C); 37 CFR 1.705(c).  You have indicated that no 1.705(c) Showing of Due Care was made.  4-Month PTO Response to Appeal Brief in Compliance with 37 CFR 1.92 was filed and ending on the date of mailing of any of an examiner's answer under 35 USC 121, whitehever occurs first. 35 USC 151, whitehever occurs first. 35 USC 154, or on the date of mailing of aird and of Spapeal to the BPAI or a Federal court, beginning on the date own which and 37 CFR 1.193  O3/29/2004  O3/29/2004  Appeal and ending on the date of mailing of aird and ending on the date of mailing of aird and ending on the date of mailing of aird and ending on the date of mailing of aird and ending on the date of mailing of aird and ending on the date of mailing of aird and ending on the date of mailing of aird and ending on the date of mailing of aird and ending on the date of mailing of aird and ending on the date of mailing of aird and ending on the date of mailing of aird and ending on the date of mailing of aird and ending on the date of mailing of aird and ending on the date of mailing of aird and ending on the date of mailing of either an action under 35 USC 132, or on the date of mailing of either an action under 35 USC 132, or an entire of allowance under 35 USC 134 and 37 CFR 1.191 and ending and ending of either an action under 35 USC 134 and 37 CFR 1.191 and ending of either an action under 35 USC 132, or an entire of allowance under 35 USC 132, or an entire of allowance under 35 USC 134 and 37 CFR 1.191 and ending of either an action under 35 USC 134 and 37 CFR 1.305(9)(4), 1.703(9)(4), 1.703(9)(4), 1.703(9)(4), 1.703(9)(4), 1	02/06/2004 Final Rejection	Period of adjustment (credits) shall be reduced for the period in excess of 3 months taken to reply to any PTO notice or action making any rejection, objection, argument, or other request, beginning on the day after the date that is 3 months after the date of mailing or transmission of the Office communication and ending on the date the reply was filed. The period, or shortened statutory period, for reply set in the action or notice has no effect on this deadline. 35 USC 154 (b)(2)(C)(ii); 37 CFR 1.704(b).	Applicant Response: 03/29/2004 Notice of Appeal to Board of Patent Appeal and Interferences under 35	•	0	0
You have indicated that no 1.705(c) Showing of Due Care was made.  4-Month PTO Response to Appeal Brief PTO must respond to an appeal taken under 35 USC 134 not later than 4 months after the date an which the appeal was taken. The period of adjustment (credits) begins on the day after the date an appeal brief in compliance with 37 CFR 1.192 was filed and ending on the date of mailing of any of an examiner's answer under 35 USC 151, whichever occurs first. 35 USC 192 or a felowance under 35 USC 134 and 37 CFR 1.191 and ending on the date of mailing of either an action under 35 USC 134 and 37 CFR 1.191 and ending on the date of mailing of either an action under 35 USC 134 and 37 CFR 1.191 and ending on the date of mailing of either an action under 35 USC 134 and 37 CFR 1.191 and ending on the date of mailing of either an action under 35 USC 134 and 37 CFR 1.191 and ending on the date of mailing of either an action under 35 USC 134 and 37 CFR 1.191 and ending on the date of mailing of either an action under 35 USC 135 or a not the date of mailing of either an action under 35 USC 135 or a notice of allowance under 35 USC 151, whichever occurs first, if the appeal did not result in a decision by the BPAL 35 USC 135 CFR 1.702(b)(4), 1.703(b)(4).		Where applicant shows, in spite of all due care, applicant was unable to respond within the 3-month period, all or part of adjustment may be reinstated for up to 3 additional months. 35 USC 154(b)(3)(C); 37 CFR 1.705(c).	USC 134 and 37 CFR 1.191			
Appeal Brief in Compliance with 37 CFR 1.192 O3/29/2004 Appeal Brief in Compliance with 37 CFR 1.192 O3/29/2004 Appeal Brief in Compliance with 37 CFR 1.192 O3/29/2004 Appeal Brief in Compliance with 37 CFR 1.192 CFR 1.192 O3/29/2004 O3/29/20		You have indicated that no 1.705(c) Showing of Due Care was made.				
Appeal Brief in Compilance with 37 CFR 1.192 and a greates the date that 18 4 months after the date on which the appeal was taken. The period of adjustment (credits) begins on the day after the date that 18 4 months after the date an appeal brief in begins on the day after the date that 18 4 months after the date an appeal brief in begins on the day after the date that 18 4 months after the date of mailing of any CFR 1.192 was filed and ending on the date of mailing of any CFR 1.193, or a notice of allowance under 35 USC 151, whichever occurs first 35 USC 18 1.193 and and of Patent the BPAI was filed under 35 USC 18 1.191 and ending on the date of mailing of either an action under 35 USC 134 and 37 CFR 1.191 and and of Patent the last decision by the BPAI was filed under 35 USC 18 1.191 and and of Patent occurs first, if the appeal did not result in a decision by the BPAI (USC 132, or a notice of allowance under 35 USC 18 1.191 and and on the date of mailing of either an action under 35 USC 18 1.191 and and of Patent occurs first, if the appeal did not result in a decision by the BPAI (USC 134 and 37 CFR 1.102(b)(4), 1.703(b)(4).		4-Month PTO Response to Appeal Brief	PTO Response to			
13.729/2004  Notice of Appeal to the BPAI or a Federal court, beginning on the date on which a notice of appeal to the BPAI was filed under 35 USC 134 and 37 CFR 1.191  Notice of Appeal to the BPAI or a Federal court, beginning on the date on which a notice of appeal to the BPAI was filed under 35 USC 134 and 37 CFR 1.191  Notice of Appeal to the BPAI or a Federal court, beginning on the date on which a notice of appeal to the BPAI or by a Federal court in an appeal under 35 USC 141  Appeals and 37 CFR 1.702(b)(4). 1.703(b)(4). 1.703(b)(4).		PTO must respond to an appeal taken under 35 USC 134 not later than 4 months after the date on which the appeal was taken. The period of adjustment (credits) begins on the day after the date that is 4 months after the date an appeal brief in compliance with 37 CFR 1.192 was filed and ending on the date of mailing of any of an examiner's answer under 37 CFR 1.193, an action under 35 USC 132, or a notice of allowance under 35 USC 151, whichever occurs first. 35 USC 154(b)(1)(A)(ii); 37 CFR 1.702(a)(2), 1.703(a)(4).	Appeal Brief: 07/07/2004 Examiner's Answer to Appeal Brief under 37 CFR 1.193	0	0	0
Notice of Appeal to Board of Patent Appeal and Appeal to the BPAI or a civil action under 35 USC 145, or on the date of mailing of either an action ander 35 U.S.C. 132, or a notice of allowance under 35 U.S.C. 151, whichever and 37 CFR 1.702(b)(4). 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1.191 1		Exclusion for Appellate Review	Doggonative Front.			
		3-Year PTO Issue Requirement does not include the period of appellate review by the BPAI or a Federal court, beginning on the date on which a notice of appeal to the BPAI was filed under 35 USC 134 and 37 CFR 1.191 and ending on the date of the last decision by the BPAI or by a Federal court in an appeal under 35 USC 141 or a civil action under 35 USC 145, or on the date of mailing of either an action under 35 U.S.C. 132, or a notice of allowance under 35 U.S.C. 151, whichever occurs first, if the appeal did not result in a decision by the BPAI. 35 USC 154(b)(1)(B)(ii); 37 CFR 1.702(b)(4), 1.703(b)(4).	Nesyponsive Event: 06/06/2005 Final Decision by Board of Patent Appeals and Interferences	435	•	0

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		Credit for Successful Appellate Review	Final Annollato				
_	03/29/2004 Notice of Appeal to Board of Patent Appeal and Interferences under 35 USC 134 and 37 CFR	Term of an original patent shall be adjusted (credits) for the period beginning on the date on which a notice of appeal to the BPAI was filed under 35 USC 134 and 37 CFR 1.191 and ending on the date of a final decision in favor of the applicant by the BPAI or by a Federal court in an appeal under 35 USC 141 or a civil action under 35 USC 145. 35 USC 154(b)(1)(C)(iii); 37 CFR 1.702(e), 1.703(e).	Decision: 06/06/2005 Final Decision by Board of Patent Appeals and	0	0	435	
	1.191	You have indicated the patent was issued under a decision reversing an adverse determination of patentability.	Illenerences			:	
		4-Month PTO Response to Appellate Decision					
X	06/06/2005 Final Decision by Board of Patent Appeals and Interferences	PTO must act on an application not later than 4 months after the date of a decision by the BPAI under 35 USC 134 or 135 or a decision by a Federal court under 35 USC 141, 145, or 146 where at least one allowable claim remains in the application. The period of adjustment (credits) begins on the day after the date that is 4 months after the date of the final decision by the Board of Patent Appeals and Interferences or by a Federal court in an appeal under 35 USC 141 or a civil action under 35 USC 145 or 146 and ending on the date of mailing of either an action under 35 USC 132 or a notice of allowance under 35 USC 151, whichever occurs first. 35 USC 154(b)(1)(A)(iii); 37 CFR 1.702(a)(3), 1.703(a)(5).	PTO Reponse to Decision: 11/25/2005 Notice of Allowance under 35 USC 151	•	0	20	
		You have indicated allowable claim(s) remain in the application.					
		3-Month Applicant Response to Notice or Action					
Z.	11/25/2005 Notice of Allowance under 35 USC 151	Period of adjustment (credits) shall be reduced for the period in excess of 3 months taken to reply to any PTO notice or action making any rejection, objection, argument, or other request, beginning on the day after the date that is 3 months after the date of mailing or transmission of the Office communication and ending on the date the reply was filed. The period, or shortened statutory period, for reply set in the action or notice has no effect on this deadline. 35 USC 154 (b)(2)(C)(ii); 37 CFR 1.704(b).	Applicant Response: 02/25/2006 Issue Fee Payment under 35 USC 151	0	0	0	
		Where applicant shows, in spite of all due care, applicant was unable to respond within the 3-month period, all or part of adjustment may be reinstated for up to 3 additional months. $35 \text{ USC } 154(b)(3)(C)$ ; $37 \text{ CFR } 1.705(c)$ .			-		
		You have indicated that no 1.705(c) Showing of Due Care was made.					
		4-Month PTO Issue of Patent					
0	02/25/2006 Issue Fee Payment under 35 USC 151	PTO must issue a patent not later than 4 months after the date on which the issue fee was paid under 35 USC 151 and all outstanding requirements were satisfied. The period of adjustment (credits) begins on the day after the date that is 4 months after the date the issue fee was paid and all outstanding requirements were satisfied and ends on the day the patent issues. 35 USC 154(b)(1)(A)(iv); 37 CFR 1.702(a)(4), 1.703(a)(6).	Issue Date: 06/05/2006 Issue Date	0	0	0	FEB 2 7
Tota	Total Exclusion, Debit, and Credit Days	Credit Days		435	72	1540	2006
Ove	Overlap Days			0	0	79	APON TO

Net Patent Term Adjustment Days  The term of this patent ends on 03/26/2023 (2)	Net Exclusion, Debit, and Credit Days	435	72	1003‡
The term of this patent ends on 03/26/2023 (2)	Net Patent Term Adjustment Days			931
	The term of this patent ends on 03/26/2023 (2)			

(2) Assumes payment of all maintenance fees and no intervening acts. Terminal disclaimer(s) filed in this case, if any, may reduce the term. Without adjustment, the term would end on 09/06/2020. †Net credits were limited by 37 CFR § 1.703(f) "Actual Delay" limitation. See calculation below.

37 CFR § 1.703(f) "ACTUAL DELAY" CALCULATION	CULATION		
	Credit Days During	Credit Day Non-Exclusio	Credit Days During Non-Exclusionary Periods
	Exclusionary Periods	Three-Year Issue Guarantee	All Other Rules
Net Credit Days	435	898	537
Maximum Credit Days under 37 CFR § 1.703(f) "Actual Delay" Limitation		1003	



ID01065Q Submission of Corrected Drawings February 27, 2006

Express Mail Label: EV 533190439 US

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application No.

09/655,667

Confirmation No.: 8973

**Applicants** 

Karen L. Briegs et af EB 2 7 2006

Filed

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September 6, 2000

For:

CLINICAL TRIAL MANAGEMENT SYSTEM

TC/AU

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Examiner

Natalie Pass

Docket No.

ID01065Q

Attention: OFFICIAL DRAFTSMAN

Customer No.

24265

Mail Stop: ISSUE FEE Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

## SUBMISSION OF CORRECTED DRAWINGS

Sir:

As requested by the Notice of Allowability mailed on November 25, 2005 for the above-captioned application, applicants hereby submit one set of corrected drawings (Figures 1-65). The following figures, which were originally submitted on single sheets, are now shown on two sheets: Figures 2, 27f and 27g. No new matter is added in these corrected drawings.

No additional fees are believed due in connection with this filing, but if any fees are deemed to be due, please charge Deposit Account No. 19-0365. Any refund in fees may be credited to the same Deposit Account.

February 27, 2006

Schering-Plough Corporation 2000 Galloping Hill Road

Patent Department, K-6-1,1990

Kenilworth, NJ 07033

Tel: (908) 298-7482 Fax: (908) 298-5388 Respectfully submitted,

Melodie W. Henderson Attorney for Applicants

Reg. No. 37,848